

From: [Luna, Zolymar](#)
To: ["Dan Gainer"](#)
Cc: [Michael Miller](#); [Kushner, Adam M.](#); [Jorge J. García-Díaz](#); [Neger, Hillary B.](#); [Díaz, Fernando](#); [Leshak, Andrea](#); [Todd Leonard \(TLeonard@rubikenv.com\)](#); [Jaime Feliciano](#)
Subject: RE: Proteco: Revised Letter requesting Ninety (90) day extension to Site Schedule
Date: Wednesday, June 02, 2021 3:43:50 PM

Mr. Gainer,

Good Afternoon!

EPA has reviewed the 90-day extension request that you submitted on May 26th on behalf of the PROTECO Site potentially responsible parties' group ("Group"), and determined to grant an extension. However, this extension will be calculated using the previous established deadline, June 3, 2021, and as a result the Group shall conduct the Site Recon on or before September 1, 2021.

If you have any questions and/or comments, please let us know.

Regards,

Zolymar Luna

From: Dan Gainer <dgainer@demaximis.com>
Sent: Wednesday, May 26, 2021 9:52 AM
To: Luna, Zolymar <Luna.Zolymar@epa.gov>; Leshak, Andrea <leshak.andrea@epa.gov>
Cc: Michael Miller <m2@demaximis.com>; Kushner, Adam M. <adam.kushner@hoganlovells.com>; Jorge J. García-Díaz <Jjg@mcvpr.com>; Neger, Hillary B. <hillary.neger@hoganlovells.com>; Díaz, Fernando <fernando.díaz@hoganlovells.com>; Todd Leonard (TLeonard@rubikenv.com) <tleonard@rubikenv.com>; Jaime Feliciano <JFeliciano@Geosyntec.com>
Subject: Proteco: Revised Letter requesting Ninety (90) day extension to Site Schedule

Greetings:

Attached is the revised letter requesting a ninety (90) day extension to the project schedule.

The letter submitted on May 25th to EPA incorrectly stated a sixty (60) day schedule extension and this was in error.

I apologize for the error and any inconvenience it may have caused.

The Group estimates that we will require approximately 44 actual working days in the field prior to the Site Reconnaissance Visit to complete the site clearing work once we have received the approval to proceed.

We acknowledge that EPA and DNER will perform a joint review of the Site Clearing Plan we submitted on May 24, 2021.

We also understand that DNER will assist EPA in determining the "substantive requirements", as opposed to a permit, that may be required for clearing the site.

The request for schedule extension is also to provide EPA and DNER the time necessary to complete the review and approval process.

Please contact me if you have any questions or need additional information

Best Regards

Dan Gainer, PG CSM
Project Coordinator
De maximis, inc.
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